to him the said Alexander Prentice, which said house and lot, after the death of the said Levi W. Crossgrove, by reason of the defect aforesaid, and the want of heirs, became escheat to the state of Maryland, and the said Alexander Prentice having prayed this general assembly to release to him the right of the state in the said property, and his prayer appearing reasonable; therefore,

1. Be it enacted by the General Assembly of Maryland, That all house and lot regist, title and interest, of the State of Maryland, in and to a lipquished to him certain house and lot described in a certain instrument of writing, purporting to be the last will and testament of a certain Levi W. Crossgrove, and recorded in the office of the register of wills of Baltimore county, dated the eighteenth day of April eighteen hundred and nineteen, be and the same is hereby declared to be released to the said Alexander Prentice, of the city of Baltimore, his heirs and assigns for ever; Provided always, that nothing in this act contained shall be taken or construed to extend to destroy, or alter or in any wise impair the rights or claims of any person or persons in and to the said property, prosecuted or acquired before the passage of this act.

CHAP. XXX.

An Act to repeal the Act, entitled, An Act to alter the time of holding the Coun- passed Jan s, 1821

ty Court in Charles County, passed at December Session eighteen hundred and nineteen.

1. Be it enacted by the General Assembly of Maryland, That from To be held on 3d and after the passage of this act, the county court of Charles and August county shall be held on the third Monday in March, and on the third Monday in August, in each and every year hereafter, and that all causes, pleas, process and proceedings, civil and criminal, now depending in the said county court, or hereafter to be issued therefrom, shall be continued and returnable to the said days respectively.

2. And be it enacted, That the act, entitled, An act to alter the Act repealed time of holding the county court in Charles county, passed at December session eighteen hundred and nineteen, be and the same

is hereby repealed.

CHAP. XXXI.

An Act to authorise and empower the Levy Court of Anne-Arundel County to Passed Jan 5, 1831 assess and levy a sum of Money for the purpose therein mentioned.

Be it enacted by the General Assembly of Maryland, That the Levy court directle lovy court of Anne-Arundel county be and they are hereby dislam of H. and J rected, to inquire into the claim of Henry Basford and Jacob Basford, executors of John Basford, deceased, relative to a hogshead of tobacco which was shipped by their father, whilst inspector of Beard's warehouse, through mistake, and if it shall be made to appear to their satisfaction, that the said hogshead of tobacco was shipped through mistake, and that the one left in its stead and place had been sold by order of the levy court of said county, and the money received for the use and benefit of said county, then and in that case they are hereby authorised and empowered, to assess and levy on the assessable property of said county, such sum of money as they may, under the circumstances of the case, deem just and equitable, and pay the same to the said Henry and Jacob Basford, or to their order.